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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/810,792 03/16/2001		Nathan G. Clark	990471 U2 USA	9172		
75	90 06/03/2003		•			
John F. Booth		EXAMINER				
CRUTSINGER & BOOTH Suite 1950, Thanksgiving Tower			NELSON, PETER A			
1601 Elm Street Dallas, TX 752	-		ART UNIT	PAPER NUMBER		
,			3641			
			DATE MAILED: 06/03/2003			

Please find below and/or attached an Office communication concerning this application or proceeding.

	AL PRINCIPAL	plication No.		Applicant(s)	:/
Advisory Action		(8)0.7 92		CLARK ET AL.	
	把實際人士	aminer		Art Unit	; ;
The MAILING DATE of this communication a	1 2 4	fer A Nelson	ith the	gorrespondence addr	955
THE REPLY FILED 19 May 2003 FAILS TO PLACE	1. 1. 1.		計計 西	特別 排列 计	
Therefore, further action by the applicant is required to	o avoid	abandonment of the	iis appli	ication. A proper rep	y to a
final rejection under 37 CFR 1.113 may <u>only</u> be either condition for allowance; (2) a timely filed Notice of Ap	./(1)^a peal (v	timely filed amendn vith appeal fee); or (nent wn 3) a tin	ich places the application	ation in Continued
Examination (RCE) in compliance with 37 CFR 1.114	الموالم				
a) The period for reply expiresmonths from the mail	1000	(Icheck either a) or	D)]		•
b) The period for reply expires on: (1) the mailing date of this	Advisory	Action, or (2) the date set	forth in t	he final rejection, whichever	is later. In no
event, however, will the statutory period for reply expire late ONLY CHECK THIS BOX WHEN THE FIRST REPLY W					e MPEP
706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The	date on	which the petition under	37 CFR 1.	136(a) and the appropriate	extension fee
nave been filed is the date for purposes of determining the period of ex 37 CFR 1.17(a) is calculated from (1) the expiration date of the shorte	ned stat	itory period for reply origin	ially set in	the final Office action; or (2) as set forth in
(b) above, if checked. Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.704(b).	months	after the mailing date of the	ne final re	jection, even if timely filed, r	nay reduce any
1. A Notice of Appeal was filed on Appella	int's R	iermust he filed wit	hinthe	heriod set forth in	•
37 CFR 1.192(a), or any extension thereof (37	CFR:1	191(d)), to avoid di	smissal	of the appeal.	
2. The proposed amendment(s) will not be entered	d beca	use:			
(a) 🖾 they raise new issues that would require fu	rther c	onsideration and/or	search.	(see NOTE below);	
(b) they raise the issue of new matter (see No	12 145 22 3 7			· · · · · · · · · · · · · · · · · · ·	*
(c) they are not deemed to place the application issues for appeal; and/or	on in b	etter form for appea	l by ma	iterially reducing or si	mplifying the
(d) they present additional claims without can	celing	a corresponding nu	nber of	ी । finally rejected claim	ıs.
NOTE: See Continuation Sheet.					·•·
3. Applicant's reply has overcome the following re	jection	(s):		然此時	٠
4. Newly proposed or amended claim(s) wo	uld be	allowable if submitt	ed in a	separate, timely filed	amendment
canceling the non-allowable claim(s). 5. The a) affidavit, b) exhibit, or c) reques		ionoidareties bee b			T place the
application in condition for allowance because:	101/16	consideration has be	encon	isidered but does NO 記述機構	i place the
6. The affidavit or exhibit will NOT be considered	becau	e it is not directed	SOLEL	y to issues which wer	e newly
raised by the Examiner in the final rejection.	87.				:
7. For purposes of Appeal, the proposed amendment explanation of how the new or amended claims	ent(s): would	a) will not be ente be rejected is prov	ered or: ided be	b) will be entered a lowlor appended.	ind an
The status of the claim(s) is (or will be) as follo	32				; * :
Claim(s) allowed:					÷.
Claim(s) objected to			all the second		•
Claim(s) rejected:		3	1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 :		
Claim(s) withdrawn from consideration:	1475, 1 1,3 ≤ 112			等。 [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]	•
8. The proposed drawing correction filed on	1 0 1		41 34 2 h	(本) 排版符。	ner.
9. Note the attached information Disclosure State	ment(s)(PTO-1449) Pape	No(s)		Ť
10.□ Other:	1			XIQ n	
	[]		11:30 3	Peter A Nelson	
	353			Fimary Examiner	<u> </u>
31 11	19.00	, r	10 1	Art Unit: 3641	

23. 12. 3.25.





Continuation of 2. NOTE: The reference to the liner was previously deleated from the claims. Additionally, it is noted that an affadavit is presented stating that Mr. Beidel is the inventor of the previous joint patent. Although this alone does not obviate the rejections threron, it is incumbent upon the assignee to correct the inventorship of the prior patent to reflect this new sole inventorship situation.